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26     *Attorneys for Defendant*  
27     **RODAN + FIELDS, LLC**

28     ***Interim Lead Counsel for Plaintiffs***

1      UNITED STATES DISTRICT COURT  
2      NORTHERN DISTRICT OF CALIFORNIA  
3      OAKLAND DIVISION

4      BARBARA LEWIS, AKEMI  
5      BUCKINGHAM, BOBBIE JOE HULING,  
6      CYNTHIA WHETSELL, MARTHA MERLE,  
7      ELAINA HUFNAGEL, TERESA GATTUSO,  
8      ELISSA WAGNER, and DIXIE WILLIAMS,  
9      individually and on behalf of all others  
10     similarly situated,

11     Plaintiffs,

12     vs.

13     RODAN + FIELDS, LLC, a California limited  
14     liability,

15     Defendant.

16     Case No. 4:18-cv-02248-PJH  
17     (Consol. with No. 4:18-cv-02505-PJH)

18     **L.R. 6-1(a) STIPULATION TO ENLARGE  
19     TIME TO RESPOND TO  
20     CONSOLIDATED COMPLAINT**

21     Judge Phyllis J. Hamilton

1 Plaintiffs Barbara Lewis, Akemi Buckingham, Bobbie Joe Huling, Cynthia Whetsell, Martha  
2 Merle, Elaina Hufnagel, Teresa Gattuso, Elissa Wagner, and Dixie Williams (“Plaintiffs”), and  
3 Defendant Rodan & Fields LLC (“R+F” or “Defendant”), by and through their respective counsel,  
4 hereby stipulate as follows:

5 **WHEREAS**, on June 15, 2018, this Court considered the Parties’ Stipulation Consolidating  
6 Cases and Appointing Interim Lead and Interim Class Counsel and ordered (ECF No. 20), *inter alia*  
7 that the *Lewis* and *Ryan* actions be consolidated into one action, and that Plaintiffs would have sixty  
8 (60) days to prepare and file a Consolidated Complaint;

9 **WHEREAS**, Plaintiffs filed their Consolidated Complaint on August 14, 2018. The  
10 Consolidated Complaint names five new Plaintiffs, is 88 pages long, and purports to bring 20 causes of  
11 action, under the laws of six states, including claims on behalf of a nationwide class and several  
12 putative sub-classes;

13 **WHEREAS**, R+F will need additional time to investigate and respond to the claims in the  
14 Consolidated Complaint. The Parties therefore agree that R+F’s response deadline to respond shall be  
15 extended until October 26, 2018.

16 **WHEREAS**, pursuant to Local Rule 6-1(a), Parties may stipulate in writing, without a Court  
17 order, to extend the time within which to answer or otherwise respond to the complaint;

18 **THEREFORE, IT IS HEREBY AGREED AND STIPULATED** that R+F’s deadline to  
19 respond to Plaintiffs’ Consolidated Complaint shall be extended until October 26, 2018.

20 **IT IS SO STIPULATED.**

1 DATED this 28th day of August, 2018.

2 STEPTOE & JOHNSON LLP

3 By: /s/ Stephanie A. Sheridan

4 Stephanie A. Sheridan  
5 Attorneys for Defendant  
RODAN & FIELDS, LLC

6 KELLER ROHRBACK L.L.P.

7 By: /s/ Juli E. Farris

8 Juli E. Farris  
9 Interim Lead Counsel for Plaintiffs  
10 BARBARA LEWIS, AKEMI  
11 BUCKINGHAM, BOBBIE JOE HULING,  
CYNTHIA WHETSELL, MARTHA  
MERLE, ELAINA HUFNAGEL, TERESA  
GATTUSO, ELISSA WAGNER, and  
12 DIXIE WILLIAMS

13 Local Rule 5-1 Attestation

14 Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all other signatories to this document  
15 concurred in its filing.

16 By: /s/ Stephanie A. Sheridan

17 Stephanie A. Sheridan